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#### N THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants

FELIX KOLLMER and PETER HOERSTER

Serial No.

10/568,832

Filed

: February 17, 2006

For

MASS SPECTROMETER AND LIQUID-METAL ION

SOURCE FOR A MASS SPECTROMETER OF THIS

TYPE

Art Unit

: 2878

:

:

Customer No.

010037

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July 12, 2006

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

# TRANSMITTAL OF ENGLISH TRANSLATION OF PRELIMINARY EXAMINATION REPORT

Transmitted herewith for filing, in connection with the above-referenced patent application, is the English translation of the International Preliminary Examination Report for the corresponding International Application No.

B√

PCT/EP2004/007154.

MILDE & HOFFBERG, LLP 10 Bank Street-Ste. 460 White Plains, NY 10606

I hereby certify that this correspondence is being deposited with the United States Postal Services as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 20231 on JULY 12, 2006

MILDE & HOFFBERG, LLP

JULY 12, 2006

Respectfully submitted,

Karl F. Milde, Jr.

Reg. No. 24,822

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EINGEGANGEN

From the INTERNATIONAL BUREAU

29. Juni 2006

PAR Dr. Hommerster & Tarvenkorn

NOTIFICATION OF TRANSMITTIAL OF COPIES OF TRANSLATION OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (CHAPTER I OR CHAPTER II OF THE PATENT COOPERATION TREATY)

(PCT Rules 44bis,3(e) and 72.2)

HOFFMEISTER, Helmut Dr. Hoffmeister & Tarvenkom Goldstrasse 36 48147 Münster **ALLEMAGNE** 

)ate	οť	mailing	(dayhi	ionth/y	rear)	
		June				(6)

Applicant's or agent's file reference **IOP 02-PCT** 

International application No. PCT/EP2004/007154 IMPORTANT NOTIFICATION

International filing date (day/month/year) 01 July 2004 (01.07.2004)

ION-TOF GMBH et al

<ol> <li>Transmittal of the translation to the app</li> </ol>	puçanı.
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The International Bureau transmits herewith a copy of the English translation of the international preliminary report on 1 patentability (Chapter I).

The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter II).

Transmittal of the copy of the translation to the designated or elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following designated or elected Offices requiring such translation:

None

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3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned within the applicable time limit (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

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Form PCT/IB/338 (January 2004) 1-083 F002/010 F-983

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### PATENT COOPERATION TREATY

# **PCT**

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference IOP 02-PCT	FOR FURTHER ACTION	See item 4 below
International application No. PCT/EP2004/007154	International filing date (day/month/year) 01 July 2004 (01.07.2004)	Priority date (day/month/year) 25 August 2003 (25.08.2003)
International Patent Classification (8th See relevant information in Form F	n edition unless older edition indicated) PCT/ISA/237	
Applicant ION-TOF GMBH		

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).			
2.	This REPORT consists of a total of 8 sheets, including this cover sheet.			
	In the attached sheets, any refe- to the international preliminary	rence to the written opinion of the International Searching Authority should be read as a reference report on patentability (Chapter I) instead.		
3	This report comains indications	s relating to the following items:		
	Box No. 1	Basis of the report		
	Box No. II	Priority		
	Box No. ΠΙ	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability		
	Box No. IV	Lack of unity of invention		
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
•	Box No. VI	Certain documents cited		
	⊠ Box No. VΠ	Certain defects in the international application		
	Box No. VIII	Certain observations on the international application		
<b>4.</b>	The International Bureau will enough except where the applicant date (Rule 44bis .2).	communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but makes an express request under Article 23(2), before the expiration of 30 months from the priority		

	Date of issuance of this report 12 June 2006 (12.06.2006)
The International Bureau of WIPO  34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Agnes Wittmann-Regis
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Forth PCT/IB/373 (January 2004)

### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORI	TY		NSI
To:			PCT PCT
,			TTEN OPINION OF THE ONAL SEARCHING AUTHORITY
			(PCT Rule 43bis.1)
		Date of mailing (day/month/year)	See Form PCT/ISA/210 (sheet 2)
Applicant's or agent's file reference		FOR FURTHER A	CTION
IOP 02-PCT			See paragraph 2 below
International application No. PCT/EP2004/007154	International filing date (	daymonth/yoar)	Priority date (day/month/yeur) 25.08.2003
International Patent Classification (IPC) or both H01J49/16, H01L49/40,		d IIX.	
Applicant ION-TOF GMBH			
Box No. IV Lack of unity  Box No. V Reasoned sto applicability  Box No. VI Certain docu  Box No. VII Certain defer  Box No. VIII Certain obse  7. FURTHER ACTION  If a demand for international preliminary Examining a than this one to be the IPEA and the this laternational Searching Authority  If this opinion is, as provided above.	copinion  charact of opinion with regy of invention internent under Rule 43bis. citations and explanation internet cited cts in the international appropriate of the internation internation on the internation internation ("IPEA") exceptions on IPEA has notified will not be so considered considered to be a writte oriate, with amendments, of 22 months from the pre-	gard to novelty, inventing the construction of the IPEA before the expiration of the IPEA before the expiration	I he considered to be a written opinion of the sly where the applicant chooses an Authority other can onder Rule 66. Ibia by that written opinions of the applicant is invited to submit to the IPEA a of 3 months from the date of mailing of Form
2. For torties details, see notes (O / Gen) i	. € 11101 U E E V.		
Name and mailing address of the ISMEP		Authorized officer	
		,	
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Form PCT/ISA/237 (cover sheet). (January 2004).

International application No.
PCT/EP2004/007154

Box	No. 1	Basis of this opinion
1.	Wid Block	b regard to the language, this opinion has been established on the basis of the international application in the language in which it was to otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language . which is the language of a translation furnished for the purposes of international search (under
		Rule 12.5 and 27.1(b)).
2.	Witt	h regard to any nucleotide and/or amino ocid sequence disclosed in the international application and necessary to the claimed entire, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
	h.	format of material
		in written format
		in computer readable form
	¢.	sime of filing/furnishing
		contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filled or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filled or does not go beyond the application as filled, as appropriate, were furnished.
<i>A</i> .	Ad	ditional communits:
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		.:

Form PCT/ISA/237 (Box No. 1) (January 2004)

International application No.
PCT/EP2004/007154

Box	No. V	Reasoned statemen citations and explain	t under Rule 43bis.1(a)(i) with regard to naveity, inventive step or industrial applicability: nations supporting such statement	
1.	Statement			
	Novelty	(N)	Claims <u>1-7</u>	YES
			Claims	_ NO
	Inventiv	e step (IS)	Claims	)1ES
			Claims 1-7	_ NO
	Industria	d applicability (IA)	Claims 1-7	YES
			Claims	NO
2.	Citations an	d explanations:	is and to the following decomposite:	
		keieleude	is made to the following documents:	
		D1: US-A	-4 686 414 (MCKENNA ET AL)	
		11 A	ugust 1987 (1987-08-11)	
		D2: S. S	. JOHAR, D. A. THOMPSON: "Spike effects	
		in h	eavy-ion sputtering of Ag, Au and Pt thin	
		film	s"; SURFACE SCIENCE, vol. 90, 1979,	
		page	s 319-330, XP002366490	
		D3: J. V	AN DER WALLE, P. JOYES: "Study of	
		Bi(n	)(p+) ions formed in liquid-metal ion	
		sour	ces", PHYSICAL REVIEW B, vol. 35, no. 11,	
		15 A	pril 1987 (1987-04-15), pages 5509-5513,	
		XP00	2366516.	
	2.	INDEPENDE	NT CLAIM 6	
		The prese	nt application fails to satisfy the	
		requireme	nts of PCT Article 33(1) because the	
			atter of claim 6 does not involve an	
			step (PCT Article 33(3)).	
		Document	D1 is considered to be the prior art	
		closest t	o the subject matter of claim 6. Said	
			/	

Form PCT/ISA/237 (Box No. V). (January 2004).

International application No. PCT/EP2004/007154

Box No. V

Reasoned statement under Rule 43bis.Ita)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

document discloses (the references in parentheses are to D1):

an ion source (figure 4), which source has a heatable (14) ion emitter (12) coated in the field-exposed area with a liquid metal layer (24) which contains an ionisable metal (column 7, lines 6-16) that is emitted and ionised as a primary ion beam (32, 36), said primary ion beam containing metal ions with different ionisation stages (implicit; cf. document D3, figure 1) and cluster states, the liquid metal layer consisting of an alloy that contains bismuth and has a low melting point (column 7, lines 6-16), wherein a bismuth ion mixed beam can be emitted with the ion emitter, under the influence of an electric field (figure 4) (implicit; cf. document D3, figure 1).

Thus, the subject matter of claim 6 differs from the subject matter known from D1 in that one of a number of types of bismuth ion, the mass of which is a multiple of the monatomic, singly or multiply charged bismuth ions  $\operatorname{Bi_2}^{5^*}$ , is to be filtered out - using a filter device - as a mass-pure ion beam comprised solely of ions of type  $\operatorname{Bi_n}^{5^*}$ , in which  $n \ge 2$  and  $p \ge 1$ , and n and p respectively are natural numbers.

The problem addressed by the present invention can consequently be regarded as that of increasing the

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Form PC 7/184/237 (Box No. V) (January 2004)

International application No.
PCT/EP2004/007154

Box No. V

Reasoned statement under Rule 43his 1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

efficiency of the ion source for the production of secondary ions.

The solution to the above problem, as proposed in claim 6 of the present application, cannot be considered inventive. The reasons are as follows (PCT Article 33(3)):

with regard to the use of filtered Bi; ions and other filtered clusters for the production of secondary ions, document D2 (table 1; figure 5) describes the same increase in efficiency in the production of the secondary ions as that disclosed in the present application. A person skilled in the art would therefore consider the incorporation of this feature into the ion source described in D1 to be a conventional measure for solving the problem of interest (PCT Article 33(3)).

#### DEPENDENT CLAIMS 1-5 AND 7

Claims 1-5 and 7 contain no features which, combined with the features of any claim to which they refer, meet the PCT requirements for inventive step:

claims 1 and 3: the use of the aforementioned ion source in a secondary ion mass spectrometer is considered to be standard practice; the choice of a time-of-flight mass spectrometer therefor is an obvious alternative;

Form PCT/ISA/237 (Bos. No. V). (January 2004).

International application No.
PCT/EP2004/007154

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

claim 2: document D2 (table 1) describes the us of  $\text{Bi}_2$  ions; the simple ionisation here is considered to be standard;

claim 3: the emission stream described is within the conventional range for liquid metal ion sources.

Claims 5 and 7: document D1 (column 7, lines 6-16) describes the use of a Pb Bi Sn alloy.

International application No.
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Box No. VII

Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

Claim 6 appears to contain an error. An ion source is claimed. However, said claim contains the following feature: "(and) with a spectrometer unit for the mass analysis of secondary particles", which cannot be part of the claimed ion source, being part of a mass spectrometer (see the similar passage in claim 1). Since the scope of protection of claims 1 and 6 in their present form would have be identical and, in consequence, said claims would be redundant, the examination is based on the assumption that the aforementioned feature is not included in claim 6 and that the ion source is claimed alone, without the associated mass spectrometer.

Although claim 1 is drafted as an independent claim, it contains all the features of independent claim 6. Claim 1 is therefore considered to be dependent on claim 6.

Porm PCT/ISA/237 (Box No. VII) (January 2004)

03-07-766 12:05 VON- HoffmeisterTarvenkor +49-251-23947-29

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